		CFSending-ORUM030-DBAG14DooGmend24 16 Ritter St 3517 SAN Rafael C.A. 9490( 415-457-9372Ex946	Filed 08/19/2008	Page 1 of 3	
		SAN Rafael C.A. 9490(		FILE	
	1	415-457-97372 5×446		AUGTED	
	2	16 Kitter St 3577  SAN Rafael C.A. 9490 (  415-457-737λ ΣΧ 446  UNITED STATES DISTRICT COURTHER US ON WIENNIS OSTRICT ROLL OF CALIFORNIA OSTRICT ROLL			
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	4			PORNIA	
	5	Frank W. Rupp and Douglas J. Gould	CV08-0	)1939SBA	
	6	Vs	STATEMENT TO THE COURT		
	7				
	8	8 First American Title Company			
	9				
	10	Plaintiff Douglas Gould and Attorney Lisa Black for the Defendant have agreed the Defendant line act illegal by filing an Complaint in the Reno District Court and wish to resolve this case possible. Plaintiff Frank Rupp was not part of the Phone discussions but agrees as well Statement. Attorney for Defendant has not yet set a time and date for both Plaintiffs and for Defendant to <b>meet and confer</b> as directed in the Court Order.	Ir for the Defendant has		
	11		resolve this case as soon as		
	12		et a time and date for both Plaintiffs and Attorney		
	13		i the Court Order.		
	14	We request the Order for the (CMC) for Senter	nber 17 <sup>th</sup> 2008 to proceed forward as dated and the ys before the CMC date as Stated.		
$\mathcal{A}$	15	Mediation be Ordered to take place Ten (10) day			
U	16/				
	17				
	18				
	19				
	20				
	21		Respectfully Su	bmitted	
	22		Frank W	Rupp	
	23		Frank W. Rupp	Plaintiff	
	24		Dougle	J. Hauld	
	25		₩ouglas J. Go	T. Hauld with Plaintiff g fro-se	
	26   27		oલ/19/09	y pro-5-	
	28				
	20				

Re: Case #6348401939SBA9B919BA Goploty Franço (Frist Ameer Of the Company a Yelp. of Bage 1 of 1



## Re: Case #CV8-01939SBA Rupp & Gould v Fatco(Frist Amer Title Company

Wednesday, August 13, 2008 5:34 PM

From: "West Rupp" <westyone@gmail.com>
To: "douglas gould" <douglasjgould@yahoo.com>

----Inline Attachment Follows-----

the below is edited ;-)

On Wed, Aug 13, 2008 at 10:42 AM, douglas gould <<u>douglasjgould@yahoo.com</u>> wrote:

Atty. Lisa Black,

Per our phone conversations to set a date and time to confer as requested, It is again requested from your office to call 415-457-7372 ex 446 and please leave the Date & Time before 30 day dead line to file with the court the Stipulation requirement before September 17th 2008. If your wishes are not to proceed any further with the case in Court, I suggest the Complaint be withdrawn from the Reno Court and all Money returned with interest, and this be done before the 30 days as mentioned, thus, the stipulation can be filed that we have met and confer and will reach an agreement out of Court. If you review the Demand For Jury Filed with the Court, you will find the statement in said document for the need of the Complaint to be withdrawn from the Reno Court. On a personal note, by withdrawing the case, and money returned, it will make life a little easier on my disabilities. Thank you for your time and concern. Resubmitted; Frank W. Rupp and Douglas Gould.

http://westyone.com http://MannaSachet.com http://EFTWest.com

	Case 4:08-cv-01939-SBA Document 24 Filed 08/19/2008 Page 3 of 3			
1				
2				
3	CERTIFICATE OF SERVICE			
4	CENTIFICATE OF SERVICE			
5				
6	do hereby state, that on 08/19/08, by United States Postal (3)			
7	day Mail Service, mail the forgoing; ADR LOCAL RULE 3-5			
8	NOTICE OF NEED FOR MEDIATION NOTICE OF NEED FOR ADR PHONE CONFERENCE			
9	ADR CERTIFICATION BY PARTIES AND COUNSEL STIPULATION AND PROPOSED ORDER SELECTING ADR PROCESS			
10	STATEMENT TO THE COURT			
11				
12	AT THE FORGOING ADDRESS			
13	Attorney Lisa Black			
14	1 California Street San Francisco, CA 94111			
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19	Douglas J. Gould 08/19/08			
20	Dougras J. Gould 08/19/08			
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